IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Ionia County v Pitsch Recycling & Disposal Inc

Docket No. **280618** L.C. No. **06-024599-CZ**

orders:

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10),

The claim of appeal filed on September 13, 2007, is DISMISSED for lack of jurisdiction because no MCR 7.202(6)(a)(i) final order has been entered in the case. That rule requires that the rights and liabilities of the parties be adjudicated. In this case both the March 21, 2007 order and September 4, 2007 order state that they are not addressing any claim regarding the Johnson Road improvements. Both count II of the complaint and count I of the counter complaint allege violations regarding Johnson Road. Therefore, by the trial court not deciding the situation regarding improving Johnson Road the rights and liabilities of the parties have not been adjudicated as required by MCR 7.202(6)(a)(i).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

OCT 18 2007

Date

dra Schult Mengel
Chief Clerk